

IN THE UNITED STATES District Court
District of Delaware

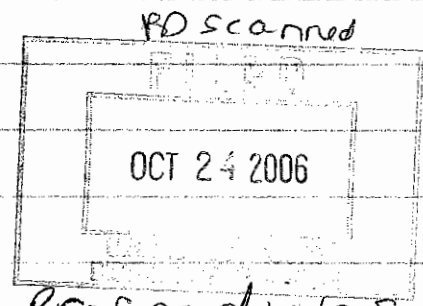
Kevin C. Brathwaite
Plaintiff

V.

ICA.# 04-1542-G.M.S

Robert Wallace, et al
Defendants

Jury Trial demanded



Motion to Expedite Proceedings

Comes Now, The Plaintiff, Kevin C. Brathwaite, pro se. AND Moves this honorable Court for action to Expedite Proceedings.

TO Support this Motion, this Plaintiff offers the following:

1. This Plaintiff has been suffering from the injuries that resulted from the assault that took place over two years ago, on October, 9th, 2004

2. Over the past two years this plaintiff has made numerous attempts to have his injuries corrected and properly treated.

3. The Plaintiff has been told that he is in need of a root canal to correct the damage to his front teeth, which was caused by the assault that took place October, 9th, 2004.

4. The Plaintiff was told that the only way he could get a root canal was that if it was approved by the department of corrections.

5. This Plaintiff was seen by the dentist on June, 5th, 2006 and was told that the injury had gone untreated for so long that it has developed an infection.

6. On Sept, 25th, 2006 the Plaintiff was seen by the dentist and told that the infection on the front teeth still exist, but authorization for

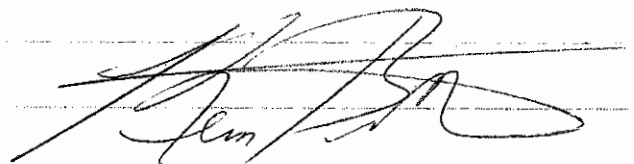
The root canal still hasn't been granted.

7. AS A result of this assault, this Plaintiff's fillings have been damaged.

8. This Plaintiff is continuously being told that he is on a waiting list for fillings.

9. It's been two years and still this Plaintiff has not been treated. He has filed numerous grievances to address these matters and all grievances have been ignored. (See attached exhibits.)

Wherefore, this Plaintiff prays that this honorable court expedite these proceedings.



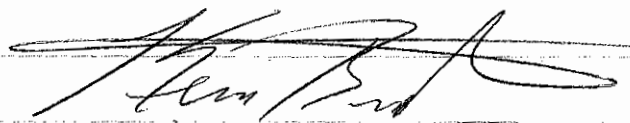
Kevin C. Brathwaite
1181 Paddock Rd
Smyrna DE.
19977

Dated: OCT, 18th, 2006

Certificate of Service

I Kevin c. Brathwaite, states that I have caused a copy of the Attached Motion to expedite proceedings, to the following Party, by WAS of U.S. Postal Service.

Ophelia Waters, ESQ
Atty Gen Office
820 N. French St
Wilmington De.
19801



Kevin c. Brathwaite
1181 Paddock Rd
Smyrna DE
19977

DATE: OCT, 20th, 2006

